EIGHTY-FOURTH GENERAL ASSEMBLY 2011 REGULAR SESSION DAILY HOUSE CLIP SHEET

APRIL 8, 2011

HOUSE FILE 660

```
H-1622
      Amend House File 660 as follows:
      1. By striking everything after the enacting clause
 3 and inserting:
      <Section 1.
                   Section 455B.133, subsection 8,
 5 paragraph a, Code 2011, is amended to read as follows:
          (1) Adopt rules consistent with the federal
 7 Clean Air Act Amendments of 1990, Pub. L. No.
 8 101-549, which require the owner or operator of an
 9 air contaminant source to obtain an operating permit
10 prior to operation of the source. The rules shall
11 specify the information required to be submitted with
12 the application for a permit and the conditions under
13 which a permit may be granted, modified, suspended,
14 terminated, revoked, reissued, or denied. For sources
15 subject to the provisions of Tit. IV of the federal
16 Clean Air Act Amendments of 1990, permit conditions
17 shall include emission allowances for sulfur dioxide
18 emissions. The commission may impose fees, including
19 fees upon regulated pollutants emitted from an air
20 contaminant source, in an amount sufficient to solely
21 cover, on an annual basis, all reasonable costs, direct
22 and indirect, required to develop and administer the
23 permit program in conformance with the federal Clean
24 Air Act Amendments of 1990, Pub. L. No. 101-549, as
25 further defined in subparagraph (2). Affected units
26 regulated under Tit. IV of the federal Clean Air Act
27 Amendments of 1990, Pub. L. No. 101-549, shall pay
28 operating permit fees in the same manner as other
29 sources subject to operating permit requirements,
30 except as provided in section 408 of the federal Act.
31 The fees collected pursuant to this subsection shall be
32 deposited in the air contaminant source fund created
33 pursuant to section 455B.133B, and shall be utilized
34 solely to cover all reasonable costs required to
35 develop and administer the programs required by Tit. V
36 of the federal Clean Air Act Amendments of 1990, Pub.
37 L. No. 101-549, including the permit program pursuant
38 to section 502 of the federal Act and the small
39 business stationary source technical and environmental
40 assistance program pursuant to section 507 of the
41 federal Act.
42
       (2) Not later than July 1, 2012, fees assessed
43 under this subsection shall be sufficient solely to
44 provide for the costs of developing and administering
45 the operating permit program described in this
46 subsection, which costs are limited to all of the
47 following:
       (a) Costs of preparing generally applicable
49 regulations or guidance regarding the permit program or
```

50 its implementation or enforcement.

15

16

17

19

35

Page

- (b) Costs of reviewing and acting on any 2 application for a permit, permit revision, or permit 3 renewal, including the development of an applicable 4 requirement as part of the processing of a permit or 5 permit revision or renewal.
- (c) General administrative costs of administering 7 the permit program, including the supporting and 8 tracking of operating permit applications, compliance 9 certification, and related data entry.
- 10 (d) Costs of implementing and enforcing the terms 11 of an operating permit, not including any court costs 12 or other costs associated with an enforcement action, 13 including adequate resources to determine which sources 14 are subject to the program.
 - (e) Costs of emissions and ambient monitoring.
 - (f) Costs of modeling, analyses, or demonstrations.
- (g) Costs of preparing inventories and tracking 18 emissions.
- (h) Costs of providing direct and indirect support 20 to sources under the federal Small Business Stationary 21 Source Technical and Environmental Compliance 22 Assistance Program pursuant to section 507 of the 23 federal Clean Air Act.
- 24 (3) The operating permit program described in this 25 subsection shall not include costs associated with 26 a construction permitting program including general 27 ambient air quality modeling and monitoring under such 28 a program.
- (4) Fees shall not be assessed for any permitting 29 30 program under this subsection when the program exceeds 31 in any way the requirements of the federal Clean Air 32 Act Amendments of 1990, Pub. L. No. 101-549.
- (5) Fees shall not be collected for greenhouse gas 33 34 emissions.
 - (6) For purposes of this paragraph "a", "permit" means an operating permit under this subsection.
- 37 Sec. 2. REPORTING. For the fiscal year beginning 38 July 1, 2011, the department of natural resources shall 39 submit a report on a quarterly basis to the legislative 40 services agency, the department of management, the 41 members of the joint appropriations subcommittees on 42 agriculture and natural resources, and the chairpersons 43 and ranking members of the senate and house committees 44 on appropriations. The report shall also be posted on 45 the department's website. The report shall include all 46 of the following:
- 47 1. Detailed itemizations of the expenditure of all 48 moneys appropriated to the department to support the 49 department's administration, regulatory activities, and 50 programs.

H-1622 Page 3

- 2. Detailed itemizations of moneys expended during 2 the previous calendar quarter on activities related to 3 section 455B.133, subsection 8, paragraph "a".
- 3. Detailed itemizations of time spent during the 5 previous calendar quarter by employees on activities 6 related to chapter 455B, division II, part 1.
- Sec. 3. EFFECTIVE DATE. The section of this Act 8 amending section 455B.133, subsection 8, paragraph "a", 9 takes effect July 1, 2012.>
- 2. Title page, line 2, after <Act> by inserting 11 <and including effective date provisions>
- 3. By renumbering as necessary.

By HAGER of Allamakee

H-1622 FILED APRIL 7, 2011

23

42

- Amend House File 561 as follows:
- 1. Page 1, line 9, after <476.53.> by inserting 3 <In addition, the utility shall remain bound by the 4 commitments described in the March 11, 1999, board 5 order in Docket No. SPU-98-8, unless such restrictions 6 are eased by subsequent board order.>
- 2. Page 2, line 3, after <generation> by inserting 8 <, at a reasonable cost to ratepayers>
- 3. Page 2, line 18, after <investment> by inserting 10 <, ongoing operating expenses, and decommissioning 11 expenses, including storage or disposal of used nuclear 12 fuel,>
- 13 Page 5, line 30, after <application.> by 14 inserting <The board, for good cause shown, may extend 15 the deadline for completing an annual proceeding for an 16 additional period not to exceed ninety days.>
- 17 Page 6, line 25, after <securities> by inserting 18 <or interest rate hedges as approved by the board as a 19 ratemaking principle>
- 20 6. Page 6, line 28, after <funds> by inserting <by 21 comparing returns on investments in other enterprises 22 having corresponding risks>
- 7. Page 6, line 30, after <utility> by inserting 24 <so as to maintain its credit and ability to attract 25 capital>
- 26 8. Page 6, line 34, after <service> by inserting 27 <, so long as the utility equity ratio does not exceed 28 fifty-five percent as determined in this subparagraph 29 division (c). If the rate-regulated utility's equity 30 ratio exceeds this cap, or it is anticipated it will 31 exceed this cap, the rate-regulated utility may provide 32 a rationale to the board as to why the actual capital 33 structure is reasonable for maintaining its credit, 34 attracting capital on reasonable terms, and results in 35 reasonable costs to the rate-regulated utility's retail 36 customers. The board shall rule upon any such request 37 in a contested case proceeding>
- 9. Page 7, by striking line 10 and inserting <any 39 coal-fired generating facility entered into service 40 prior to 1974 and owned by the utility as of January 1, 41 2010, that the utility commits to retire>
 - 10. Page 8, after line 33 by inserting:
- 43 <i. The board shall issue an order on the merits of 44 a ratemaking application within one hundred eighty days 45 after the utility files an application for ratemaking principles. The board, for good cause shown, may extend the deadline for ruling on the merits of the 48 application for an additional period not to exceed one

49 <u>hundred eighty days</u>, and by such additional time beyond 50 that period that is agreed to by the utility.>

H-1623

Page 2

1 11. Page 8, by striking line 35 and inserting 2 <additional temporary permanent staff, or and may

3 contract for professional>

- 4 12. Page 9, line 8, after cense.> by inserting
- 5 < The board and consumer advocate may also expend funds
- 6 they deem necessary to train such employees and provide 7 office space and equipment.>
- 8 13. Page 9, line 12, after <hire> by inserting < <u>,</u> 9 train, house, and equip>
- 10 14. Page 9, line 15, after <475A.6.> by inserting
- 11 < The utilities board and consumer advocate may
- 12 each hire up to five permanent employees capable of
- 13 performing functions required by this section. Any
- 14 persons employed by the board or consumer advocate to
- 15 carry out the duties of this section related to nuclear
- 16 generating facilities shall be paid at compensation
- 17 rates consistent with current standards in the nuclear
- 18 energy industry, and new salary classifications shall
- 19 be established to set pay ranges for skilled personnel
- 20 in the nuclear engineering, nuclear construction,
- 21 and any other professional categories in the nuclear
- 22 energy industry the board and consumer advocate deem
- 23 appropriate, including but not limited to legal,
- 24 accounting, and skilled examiners and inspectors.>
- 25 15. By renumbering as necessary.

By SODERBERG of Plymouth

H-1623 FILED APRIL 7, 2011

SENATE AMENDMENT TO HOUSE FILE 597

H-1609

- 1 Amend House File 597, as amended, passed, and
- 2 reprinted by the House, as follows:
- 3 1. Page 1, by striking lines 26 through 29 and
- 4 inserting <of coverage documents as excluded from
- 5 coverage.>

RECEIVED FROM THE SENATE

H-1609 FILED APRIL 7, 2011

HOUSE FILE 649

H-1597

- Amend the amendment, $\underline{\text{H-1594}}$, to $\underline{\text{House File 649}}$ as 2 follows:
- 3 1. Page 4, line 22, by striking <13,119,255> and 4 inserting <13,466,749>

By HEDDENS of Story

H-1597 FILED APRIL 7, 2011

H-1598

- Amend the amendment, $\underline{\text{H-1594}}$, to $\underline{\text{House File 649}}$ as 2 follows:
- 3 1. Page 7, after line 3 by inserting:
- 4 <___. Page 67, line 1, by striking < 48,697,893 > and 5 inserting < 67,849,072 >
- 6 ____. Page 68, line 8, by striking <36,697,893> and
- 7 inserting <55,849,072>>
- 8 2. Page 7, line 5, by striking <49,773,346> and
- 9 inserting <68,924,115>

By HEDDENS of Story

H-1598 FILED APRIL 7, 2011

HOUSE FILE 649

H-1599

- Amend the amendment, $\underline{H-1594}$, to $\underline{House\ File\ 649}$ as 2 follows:
- 3 1. Page 3, line 43, by striking <3,262,256> and 4 inserting <3,562,970>
- 5 2. Page 3, after line 43 by inserting:
- 6 <___. Page 7, line 23, by striking <136,808> and 7 inserting <145,582>
- 8 ____. Page 7, line 27, by striking <383,600> and 9 inserting <408,203>>
- 10 3. Page 3, line 45, by striking <755,791> and 11 inserting <788,303>
- 12 4. Page 3, after line 49 by inserting:
- 13 <___. Page 8, line 20, by striking <421,782> and 14 inserting <448,834>
- 15 ____. Page 8, after line 25 by inserting:
- 16 < j. Of the funds appropriated in this subsection,
- 17 \$199,069 shall be used to support the prevention and
- 18 chronic care management advisory council established
- 19 pursuant to section 135.161 and the medical home system
- 20 advisory council established pursuant to section
- 21 135.159.
- 22 k. Of the funds appropriated in this subsection,
- 23 \$85,678 shall be used to support the neuromuscular and
- 24 related genetic disease program.>>
- 25 5. By renumbering as necessary.

By HEDDENS of Story

H-1599 FILED APRIL 7, 2011

H-1600

- 1 Amend the amendment, $\underline{\text{H-1594}}$, to $\underline{\text{House File 649}}$ as 2 follows:
- 3 1. Page 3, line 27, by striking <2,601,905> and 4 inserting <2,658,410>
- 5 2. Page 3, line 29, by striking <739,318> and 6 inserting <681,293>
 - 3. Page 3, after line 29 by inserting:
- 8 <___. Page 6, line 34, by striking <287,520> and 9 inserting <306,397>>
- 10 4. Page 3, after line 32 by inserting:
- 11 <___. Page 7, line 11, by striking <112,677> and
- 12 inserting <120,075>
- 13 ____. Page 7, line 13, by striking <163,760> and
- 14 inserting <174,512>>
- 15 5. By renumbering as necessary.

By HEDDENS of Story

H-1600 FILED APRIL 7, 2011

H-1601 Amend the amendment, H-1594, to House File 649 as 2 follows: 1. Page 4, line 1, by striking <3,677,659> and 4 inserting <3,944,586> 2. Page 4, line 3, by striking <100,000> and 6 inserting <35,361> 3. Page 4, after line 11 by inserting: <__. Page 10, after line 3 by inserting: <(2) For distribution to the Iowa family planning 10 network agencies for necessary infrastructure, 11 statewide coordination, provider recruitment, service 12 delivery, and provision of assistance to patients in 13 determining an appropriate medical home: 68,332> 14 \$ 15 __. Page 11, after line 7 by inserting: <(1) Of the funds appropriated in this subsection, 17 \$130,100 shall be used for allocation to an independent 18 statewide direct care worker association for education, 19 outreach, leadership development, mentoring, and 20 other initiatives intended to enhance the recruitment 21 and retention of direct care workers in health and 22 long-term care. (2) Of the funds appropriated in this subsection, 24 \$58,000 shall be used to provide subsidized direct care 25 worker educational programs sponsored by an independent 26 statewide direct care worker association.> 27 __. Page 11, after line 15 by inserting: <k. Of the funds appropriated in this subsection up 29 to \$143,466 shall be used to support the department's 30 activities relating to health and long-term care access 31 as specified pursuant to chapter 135, division XXIV. 32 1. The department shall initiate collaboration 33 between the prevention and chronic care management 34 advisory council and the medical home system advisory 35 council to enhance alignment of the goals, activities, 36 and resource usage of the advisory councils. 37 department shall submit a plan to the persons specified 38 in this Act for submission of reports to combine the 39 advisory councils beginning July 1, 2012.>> 4. By renumbering as necessary. 40

H-1601 FILED APRIL 7, 2011

HOUSE FILE 649

By HEDDENS of Story

H-1602

- Amend the amendment, H-1594, to House File 649 as 2 follows:
- 1. Page 4, by striking lines 37 through 44 and

```
4 inserting:
```

- 5 <___. Page 32, by striking lines 21 through 24 and 6 inserting <system in accordance with section 237A.30.>> By HEDDENS of Story

H-1602 FILED APRIL 7, 2011

H-1603

- Amend the amendment, $\underline{H-1594}$, to $\underline{House\ File\ 649}$ as 2 follows:
- 3 1. Page 5, line 48, by striking <55,339,921> and
 4 inserting <56,991,197>

By HEDDENS of Story

H-1603 FILED APRIL 7, 2011

HOUSE FILE 649

H-1610

- Amend the amendment, $\underline{H-1594}$, to $\underline{House\ File\ 649}$ as 2 follows:
- 3 1. Page 3, line 43, by striking <3,262,256> and 4 inserting <3,360,361>
- 5 2. Page 3, after line 43 by inserting:
- 6 <___. Page 7, line 23, by striking <136,808> and
- 7 inserting <145,582>
- 8 ____. Page 7, line 27, by striking <383,600> and
- 9 inserting <408,203>>
- 10 3. Page 3, line 45, by striking <755,791> and
- 11 inserting <788,303>
- 12 4. Page 3, after line 49 by inserting:
- 13 <___. Page 8, line 20, by striking <421,782> and
- 14 inserting <448,834>
- 15 ____. Page 8, after line 25 by inserting:
- 16 < j. Of the funds appropriated in this subsection,
- 17 \$85,678 shall be used to support the neuromuscular and
- 18 related genetic disease program.>>
- 19 5. By renumbering as necessary.

By HEDDENS of Story

H-1610 FILED APRIL 7, 2011

HOUSE FILE 649

H-1611

- Amend the amendment, $\underline{H-1594}$, to $\underline{House\ File\ 649}$ as 2 follows:
- 3 1. Page 3, line 27, by striking <2,601,905> and
 4 inserting <2,716,435>
- 5 2. Page 3, after line 29 by inserting:
- 6 <___. Page 6, line 34, by striking <287,520> and 7 inserting <306,397>>
- 3. Page 3, after line 32 by inserting:
- 9 <___. Page 7, line 11, by striking <112,677> and 10 inserting <120,075>
- 11 ____. Page 7, line 13, by striking <163,760> and
- 12 inserting <174,512>>
- 13 4. By renumbering as necessary.

H-1613

5

- Amend the amendment, $\underline{\text{H-1594}}$, to $\underline{\text{House File 649}}$ as 2 follows:
- 3 1. Page 10, after line 14 by inserting:
- 4 <___. Page 75, before line 30 by inserting:

<DIVISION ____

6 BISPHENOL A PROHIBITION

7 Sec. ___. <u>NEW SECTION</u>. 135.181 Bisphenol A 8 prohibition.

- 9 1. As used in this section, unless the context 10 otherwise requires:
- 11 a. "Infant pacifier" means a device designed to be 12 bitten or sucked by an infant for the sole purpose of 13 soothing or providing comfort to the infant, including 14 soothing discomfort caused by teething.
- 15 b. "Reusable beverage container" means a baby bottle 16 or spill-proof container primarily intended by the 17 manufacturer for use by a child three years of age or 18 younger.
- 19 1A. For purposes of this section, "reusable beverage 20 container" includes disposable baby bottle liners 21 designed to hold liquids in a baby bottle.
- 22 2. Beginning January 1, 2013, a person shall
 23 not manufacture, sell, or distribute in commerce in
 24 this state any infant pacifier or reusable beverage
 25 container containing bisphenol A. A manufacturer or
 26 wholesaler who sells or offers for sale in this state a
 27 reusable beverage container that is intended for retail
 28 sale shall do all of the following:
- 29 a. Ensure that the container is conspicuously 30 labeled as not containing bisphenol A.
- 31 b. Provide the retailer with affirmation that the 32 container does not contain bisphenol A.
- 33 3. A manufacturer shall use the least toxic 34 alternative when replacing bisphenol A in accordance 35 with this section.
- 4. In complying with this section, a manufacturer shall not replace bisphenol A with a substance rated by the United States environmental protection agency as a class A, B, or C carcinogen or a substance listed on the agency's list of chemicals evaluated for carcinogenic potential as known or likely carcinogens, known to be human carcinogens, or likely to be human carcinogens.
- 5. In complying with this section, a manufacturer shall not replace bisphenol A with a reproductive toxicant that has been identified by the United States reprincipled by the United States
- 47 environmental protection agency as causing birth
- 48 defects, reproductive harm, or developmental harm.

49 6. A person who violates this section is subject 50 to a civil penalty of five hundred dollars for each -1-

```
H-1613
Page 2
 1 violation.
      Sec. ____. EFFECTIVE DATE. This division of this
 3 Act takes effect January 1, 2013.>>
      2. By renumbering as necessary.
                             By KAJTAZOVIC of Black Hawk
H-1613 FILED APRIL 7, 2011
                            HOUSE FILE 649
H-1614
      Amend the amendment, H-1594, to House File 649 as
 2 follows:
      1. Page 4, line 1, by striking <3,677,659> and
 4 inserting <4,077,577>
      2. Page 4, after line 11 by inserting:
 6
      <__. Page 10, after line 3 by inserting:
 7
      <(2) For distribution to the Iowa family planning
 8 network agencies for necessary infrastructure,
 9 statewide coordination, provider recruitment, service
10 delivery, and provision of assistance to patients in
11 determining an appropriate medical home:
12 ...... $
                                                           68,332>
      __. Page 11, after line 7 by inserting:
13
      <(1) Of the funds appropriated in this subsection,
15 $130,100 shall be used for allocation to an independent
16 statewide direct care worker association for education,
17 outreach, leadership development, mentoring, and
18 other initiatives intended to enhance the recruitment
19 and retention of direct care workers in health and
20 long-term care.
21
      (2) Of the funds appropriated in this subsection,
22 $58,000 shall be used to provide subsidized direct care
23 worker educational programs sponsored by an independent
24 statewide direct care worker association.>
      __. Page 11, after line 15 by inserting:
26
      <k. Of the funds appropriated in this subsection up
27 to $143,466 shall be used to support the department's
28 activities relating to health and long-term care access
29 as specified pursuant to chapter 135, division XXIV.
      1. The department shall initiate collaboration
31 between the prevention and chronic care management
32 advisory council and the medical home system advisory
33 council to enhance alignment of the goals, activities,
34 and resource usage of the advisory councils.
35 department shall submit a plan to the persons specified
36 in this Act for submission of reports to combine the
37 advisory councils beginning July 1, 2012.>>
      3. By renumbering as necessary.
                             By HEDDENS of Story
```

H-1614 FILED APRIL 7, 2011

```
H-1620
      Amend the amendment, H-1594, to House File 649 as
 2 follows:
         Page 4, line 1, by striking <3,677,659> and
 4 inserting <4,077,577>
      2. Page 4, after line 11 by inserting:
      Page 10, after line 3 by inserting:
 6
      <(2) For distribution to the Iowa family planning
 8 network agencies for necessary infrastructure,
 9 statewide coordination, provider recruitment, service
10 delivery, and provision of assistance to patients in
11 determining an appropriate medical home:
12 ..... $
                                                           68,332>
      __. Page 11, after line 7 by inserting:
      <(1) Of the funds appropriated in this subsection,
15 $130,100 shall be used for allocation to an independent
16 statewide direct care worker association for education,
17 outreach, leadership development, mentoring, and
18 other initiatives intended to enhance the recruitment
19 and retention of direct care workers in health and
20 long-term care.
21
      (2) Of the funds appropriated in this subsection,
22 $58,000 shall be used to provide subsidized direct care
23 worker educational programs sponsored by an independent
24 statewide direct care worker association.>
      __. Page 11, after line 15 by inserting:
25
26
      <k. Of the funds appropriated in this subsection up
27 to $143,466 shall be used to support the department's
28 activities relating to health and long-term care access
29 as specified pursuant to chapter 135, division XXIV.>>
30
      3. By renumbering as necessary.
                             By HEDDENS of Story
H-1620 FILED APRIL 7, 2011
                            HOUSE FILE 672
H-1621
      Amend House File 672 as follows:
      1. Page 1, line 5, by striking <fifty> and
 3 inserting <fifty twenty-six>
         Page 3, line 19, by striking <fifty-three> and
```

- 5 inserting <sixty-nine>
- Page 3, line 30, after <purpose.> by inserting
- 7 <Of the maximum amount of energy production capacity
- 8 equivalent of all other facilities found eligible under
- 9 this chapter, an amount equivalent to sixteen megawatts
- 10 of nameplate generating capacity shall be reserved
- 11 for eligible renewable energy facilities incorporated
- 12 within or associated with an ethanol cogeneration

13 <u>plant.</u>>

<u>H-1621</u> FILED APRIL 7, 2011

By QUIRK of Chickasaw

H-1606

Amend the amendment, H-1543, to Senate File 365, 2 as amended, passed, and reprinted by the Senate, as 3 follows: Page 1, by striking lines 24 through 28 and 5 inserting <term of confinement of twenty-five years.> By J. TAYLOR of Woodbury ANDERSON of Page H-1606 FILED APRIL 7, 2011 SENATE FILE 509 H-1604 Amend the amendment, H-1586, to Senate File 509, 2 as amended, passed, and reprinted by the Senate, as 3 follows: 1. Page 3, before line 1 by inserting: 5 <Sec. ____. GENERAL FUND -- WATER QUALITY PROJECTS. 1. There is appropriated from the general fund of 7 the state to the department of natural resources for 8 the fiscal year beginning July 1, 2011, and ending June 9 30, 2012, the following amount, or so much thereof as 10 is necessary, to be used for the purposes designated: For implementation of water quality projects related 12 to nonpoint sources and agricultural sources, including 13 salaries, support, maintenance, and miscellaneous 14 purposes: 15 \$ 2,300,000 2. Moneys appropriated in subsection 1 may be 17 used by the department for the calculation and 18 implementation of total maximum daily load requirements 19 for nonpoint sources and agricultural sources.> 20 2. Page 13, before line 18 by inserting: <Sec. ____. GENERAL FUND -- WATER QUALITY PROJECTS. 21 22 There is appropriated from the general fund of 23 the state to the department of natural resources for 24 the fiscal year beginning July 1, 2012, and ending June 25 30, 2013, the following amount, or so much thereof as 26 is necessary, to be used for the purposes designated: For implementation of water quality projects related 27 28 to nonpoint sources and agricultural sources, including 29 salaries, support, maintenance, and miscellaneous 30 purposes: 31 \$ 2,300,000 32 2. Moneys appropriated in subsection 1 may be 33 used by the department for the calculation and 34 implementation of total maximum daily load requirements 35 for nonpoint sources and agricultural sources.>

3. By renumbering as necessary.

H-1605 Amend the amendment, H-1586, to Senate File 509, 2 as amended, passed, and reprinted by the Senate, as 3 follows: Page 1, line 14, before <purposes> by inserting 1. 5 <various> 2. Page 9, by striking lines 19 through 39. 3. By striking page 19, line 50, through page 20, 8 line 20. 4. By renumbering as necessary. By COHOON of Des Moines **H-1605** FILED APRIL 7, 2011 SENATE FILE 509 H-1607 Amend the amendment, H-1586, to Senate File 509, 2 as amended, passed, and reprinted by the Senate, as 3 follows: 1. Page 8, after line 43 by inserting: 4 <__. RESOURCE CONSERVATION AND DEVELOPMENT (RCD) a. For resource conservation and development 7 associated with the development of projects relating to 8 natural resource-based business opportunities: 9 \$ 150,000 b. Local resource conservation and development 11 groups sponsored by county governments or sponsored by 12 soil and water conservation districts shall be eligible 13 to receive moneys appropriated in paragraph "a" on the 14 condition that such groups receive the moneys on a 15 dollar-for-dollar matching basis. 16 c. Not more than 5 percent of the moneys 17 appropriated in paragraph "a" may be used for the costs 18 of implementing and administering this subsection.> 19 2. Page 19, after line 12 by inserting: <__. RESOURCE CONSERVATION AND DEVELOPMENT (RCD) 20 21 a. For resource conservation and development 22 associated with the development of projects relating to 23 natural resource-based business opportunities: 24 \$ 150,000 b. Local resource conservation and development 25 26 groups sponsored by county governments or sponsored by 27 soil and water conservation districts shall be eligible 28 to receive moneys appropriated in paragraph "a" on the 29 condition that such groups receive the moneys on a 30 dollar-for-dollar matching basis.

c. Not more than 5 percent of the moneys

32 appropriated in paragraph "a" may be used for the costs 33 of implementing and administering this subsection.>

34 3. By renumbering as necessary. By WENTHE of Fayette

<u>H-1607</u> FILED APRIL 7, 2011

SENATE FILE 509				
H-1608				
1 Amend the amendment, H-1586, to Senate File 509,				
2 as amended, passed	2 as amended, passed, and reprinted by the Senate, as			
3 follows:				
4 1. Page 2, after line 18 by inserting:				
5 < DESIGNATED APPROPRIATIONS LOCAL FOOD AND FARM				
	6 COORDINATOR			
7 Sec APPROPRIATION DEPARTMENT OF				
8 AGRICULTURE AND LAND STEWARDSHIP LOCAL FOOD AND FARM				
	9 PROGRAM COORDINATOR.			
	1 there is appropriated from the general fund of the			
	12 state to the department of agriculture and land			
	13 stewardship for the fiscal year beginning July 1, 2011,			
_	4 and ending June 30, 2012, the following amount, or			
_				
	5 so much thereof as is necessary, to be used for the			
6 purposes designated:				
17 For purposes of supporting a local food and farm				
18 program coordinator as provided in 2011 Iowa Acts,				
19 <u>Senate File 441</u> , for salaries, support, maintenance,				
20 and miscellaneous purposes, and for not more than the				
	1 following full-time equivalent positions:			
	2 \$ 75,000			
23 FTEs 1.00				
24 2. The department shall enter into a cost-sharing				
25 agreement with an accredited institution of higher				
26 education located in Iowa to support the coordinator.				
27 The coordinator shall be stationed at that state board				
28 of regents institution as provided in 2011 Iowa Acts,				
29 Senate File 441.>				
30 2. By renumbering as necessary.				
By ISENHART of Dubuqu	ıe	HALL of Woodbury		
WENTHE of Fayette		SWEENEY of Hardin		
HANSON of Jefferso	n	MUHLBAUER of Crawford		
KELLEY of Jasper		MOORE of Jackson		
HAGER of Allamakee		LOFGREN of Muscatine		
<u>H-1608</u> FILED APRIL 7, 2011				

- H-1612 Amend the amendment, H-1586, to Senate File 509, 2 as amended, passed, and reprinted by the Senate, as 3 follows: Page 5, after line 22 by inserting: 1. 5 <Sec. ____. VETERINARY DIAGNOSTIC LABORATORY ----</pre> 6 FUTURE YEAR. This section applies if appropriations 7 made in this Act and all other Acts enacted by the 8 Eighty-fourth General Assembly during the 2011 regular 9 session and all extraordinary sessions, for the 10 fiscal year beginning July 1, 2011, and ending June 11 30, 2012, for purposes of supporting the operation 12 of the veterinary diagnostic laboratory associated 13 with the college of veterinary medicine at Iowa state 14 university, total less than \$4,000,000. It is the 15 intent of the general assembly that the amount of any 16 deficit will be appropriated by the general assembly 17 during its 2012 regular session for purposes of 18 supporting the operation of the veterinary diagnostic 19 laboratory for the fiscal year beginning July 1, 2012, 20 and ending June 30, 2013.> Page 7, line 12, by striking <316,667> and 21 2. 22 inserting <380,000> Page 7, line 18, by striking <158,333> and 24 inserting <95,000> 25 4. By striking page 9, line 19, through page 10, 26 line 1, and inserting: <Sec. ____. OPEN SPACE ACCOUNT ----27 28 ALLOCATIONS. Notwithstanding section 455A.19, 29 subsection 1, paragraph "a", for the fiscal year 30 beginning July 1, 2011, and ending June 30, 2012, 31 unobligated and unencumbered moneys allocated to the 32 open spaces account of the Iowa resources enhancement 33 and protection fund created pursuant to sections 34 455A.18 and 455A.19, subsection 1, paragraph "a", shall 35 be allocated only in the following priority order: 36 1. First, at least ten percent shall be made 37 available to match private funds for open space 38 projects on the cost-share basis of not less than 39 twenty-five percent private funds pursuant to the rules 40 adopted by the natural resource commission. 41
- Second, five percent shall be used to fund the 42 protected waters program. This amount shall be used by 43 the department to implement the statewide open space 44 acquisition, protection, and development programs.
- 45 Third, any remaining amount shall be used to 46 reimburse political subdivisions of the state for 47 property tax dollars lost to open space acquisitions 48 based on the reimbursement formula provided for in

49 section 465A.4. 50 4. Fourth, any remaining amount shall be used to H-1612 -1-

45

Page 2

1 pay for debt service on bonds issued by the Honey creek 2 premier destination park authority as provided in 3 chapter 463C to the extent that the debt service cannot 4 be paid as provided in that chapter.

- 5. Fifth, of any remaining amount, \$100,000 shall 6 be transferred to the loess hills development and 7 conservation fund created in section 161D.2 for deposit 8 in the hungry canyons account as provided in that 9 section.
- 10 6. Sixth, of any remaining amount, \$375,000 shall 11 be transferred to the soil conservation division of the 12 department of agriculture and land stewardship for the 13 administration and implementation of soil and water 14 conservation practices as provided in chapter 161A.
- 7. Seventh, of any remaining amount, not more than 16 \$300,000 shall be used by the department of natural 17 resources for expenses related to the maintenance and 18 operation of state parks.
- 8. Eighth, any remaining amount may be used by 20 the department to implement statewide open space 21 acquisition, protection, and development programs.>
 - 5. Page 15, after line 31 by inserting:
- 22 <Sec. ____. VETERINARY DIAGNOSTIC LABORATORY ----</pre> 23 24 FUTURE YEAR. This section applies if appropriations 25 made in this Act and all other Acts enacted by the 26 Eighty-fourth General Assembly during the 2012 regular 27 session and all extraordinary sessions, for the 28 fiscal year beginning July 1, 2012, and ending June 29 30, 2013, for purposes of supporting the operation 30 of the veterinary diagnostic laboratory associated 31 with the college of veterinary medicine at Iowa state 32 university, total less than \$4,000,000. It is the 33 intent of the general assembly that the amount of any 34 deficit will be appropriated by the general assembly 35 during its 2013 regular session for purposes of 36 supporting the operation of the veterinary diagnostic
- 38 and ending June 30, 2014.> Page 17, line 14, by striking <2,000,000> and 39 б. 40 inserting <2,200,000>

37 laboratory for the fiscal year beginning July 1, 2013,

- Page 17, line 31, by striking <516,667> and 41 42 inserting <620,000>
- Page 17, line 37, by striking <258,333> and 44 inserting <155,000>
 - 9. Page 18, after line 29 by inserting:
- 46 FORESTRY MANAGEMENT ACTIVITIES
- 47 a. For forestry management activities:
- 300,000
- b. Of the amount appropriated in paragraph "a", 49
- 50 \$100,000 shall be used to provide for forestry health

-2-

H-1612 Page 3

```
1 management programs.
```

- c. Of the amount appropriated in paragraph "a", 3 \$200,000 shall be used for the purposes of planting 4 trees not subject to imminent and serious threat by 5 varieties of pests or diseases.>
- 10. By striking page 19, line 50, through page 20, 7 line 32, and inserting:
- <Sec. ____. OPEN SPACE ACCOUNT ----
- 9 ALLOCATIONS. Notwithstanding section 455A.19,
- 10 subsection 1, paragraph "a", for the fiscal year
- 11 beginning July 1, 2012, and ending June 30, 2013,
- 12 unobligated and unencumbered moneys allocated to the
- 13 open spaces account of the Iowa resources enhancement
- 14 and protection fund created pursuant to sections
- 15 455A.18 and 455A.19, subsection 1, paragraph "a", shall
- 16 be allocated only in the following priority order:
 - 1. First, at least ten percent shall be made
- 18 available to match private funds for open space
- 19 projects on the cost-share basis of not less than
- 20 twenty-five percent private funds pursuant to the rules 21 adopted by the natural resource commission.
- 22 2. Second, five percent shall be used to fund the 23 protected waters program. This amount shall be used by 24 the department to implement the statewide open space 25 acquisition, protection, and development programs.
- 26 3. Third, any remaining amount shall be used to 27 reimburse political subdivisions of the state for 28 property tax dollars lost to open space acquisitions
- 29 based on the reimbursement formula provided for in 30 section 465A.4.
- 31 Fourth, any remaining amount shall be used to 32 pay for debt service on bonds issued by the Honey creek
- 33 premier destination park authority as provided in
- 34 chapter 463C to the extent that the debt service cannot
- 35 be paid as provided in that chapter.
- 5. Fifth, of any remaining amount, not more than
- 37 \$300,000 shall be used by the department of natural
- 38 resources for expenses related to the maintenance and
- 39 operation of state parks.
- б. Sixth, any remaining amount may be used by
- 41 the department to implement statewide open space
- 42 acquisition, protection, and development programs.>
- 11. By renumbering as necessary.

By DRAKE of Cass

```
H-1615
     Amend the amendment, H-1586, to Senate File 509,
 2 as amended, passed, and reprinted by the Senate, as
 3 follows:
     1. Page 3, before line 1 by inserting:
 5
     <Sec. ____. GENERAL FUND ---- WATER QUALITY PROJECTS.</pre>
         There is appropriated from the general fund of
 7 the state to the department of natural resources for
 8 the fiscal year beginning July 1, 2011, and ending June
 9 30, 2012, the following amount, or so much thereof as
10 is necessary, to be used for the purposes designated:
11
     For implementation of water quality projects
12 including projects related to nonpoint sources and
13 agricultural sources, and including salaries, support,
14 maintenance, and miscellaneous purposes:
15 ..... $ 2,300,000
      2. Moneys appropriated in subsection 1 may be
16
17 used by the department for the calculation and
18 implementation of total maximum daily load requirements
19 for nonpoint sources and agricultural sources, and for
20 other water quality projects.>
21
      2. Page 13, before line 18 by inserting:
      <Sec. ____. GENERAL FUND ---- WATER QUALITY PROJECTS.</pre>
2.2
23
      1. There is appropriated from the general fund of
24 the state to the department of natural resources for
25 the fiscal year beginning July 1, 2012, and ending June
26 30, 2013, the following amount, or so much thereof as
27 is necessary, to be used for the purposes designated:
     For implementation of water quality projects
29 including projects related to nonpoint sources and
30 agricultural sources, and including salaries, support,
31 maintenance, and miscellaneous purposes:
32 ..... $ 2,300,000
      2. Moneys appropriated in subsection 1 may be
34 used by the department for the calculation and
35 implementation of total maximum daily load requirements
36 for nonpoint sources and agricultural sources, and for
37 other water quality projects.>
      3. By renumbering as necessary.
                             By LENSING of Johnson
```

H-1615 FILED APRIL 7, 2011

H-1616 1 Amend the amendment, H-1586, to Senate File 509, 2 as amended, passed, and reprinted by the Senate, as 3 follows: 1. Page 1, by striking line 8 and inserting: <Sec. ____. GENERAL FUND APPROPRIATION 6 DEPARTMENT>> 2. Page 1, line 16, before <divisions> by inserting 8 <various> 3. By striking page 10, line 48, through page 20, 10 line 32. 4. By renumbering as necessary. 11 By HALL of Woodbury **H-1616** FILED APRIL 7, 2011 SENATE FILE 509 H-1617 1 Amend the amendment, H-1586, to Senate File 509, 2 as amended, passed, and reprinted by the Senate, as 3 follows: 1. Page 10, after line 47 by inserting: <DIVISION 6 RELATED STATUTORY CHANGES FOR CODIFICATION IN 2011 NATURAL RESOURCES -- MOURNING DOVES Section 1. Section 484A.1, subsection 2, Code 2011, 9 is amended to read as follows: 2. "Migratory game bird" means any wild goose, 11 brant, wild duck, snipe, rail, mourning dove, woodcock, 12 or coot.> 13 2. By renumbering as necessary. By HALL of Woodbury **H-1617** FILED APRIL 7, 2011 SENATE FILE 509 H-1618 1 Amend the amendment, H-1586, to Senate File 509, 2 as amended, passed, and reprinted by the Senate, as 3 follows: 1. Page 1, line 6, by striking <STEWARDSHIP> and 5 inserting <STEWARDSHIP -- APPROPRIATIONS> 2. Page 9, by striking lines 18 through 39 and 7 inserting: \$ 20,000,000>> 3. By striking page 19, line 49, through page 20, 10 line 20, and inserting: 11 \$ 20,000,000> 12 4. By renumbering as necessary.

H-1619

- Amend the amendment, <u>H-1586</u>, to <u>Senate File 509</u>, 2 as amended, passed, and reprinted by the Senate, as 3 follows:
- 4 1. Page 1, line 21, by striking <365.00> and 5 inserting <386.00>
 - 2. Page 1, after line 35 by inserting:
- 7 <___. Of the amount appropriated and full-time
- 8 equivalent positions authorized in this section,
- 9 \$4,800,000 shall be used to support 100 full-time
- 10 field office secretary I positions in soil and water
- 11 conservation districts as provided in chapter 161A.
- 12 One secretary I position shall be part of each soil and
- 13 water conservation district office.>
- 14 3. Page 11, line 14, by striking <365.00> and 15 inserting <386.00>
- 16 4. Page 11, after line 28 by inserting:
- 17 <___. Of the amount appropriated and full-time
- 18 equivalent positions authorized in this section,
- 19 \$4,800,000 shall be used to support 100 full-time
- 20 field office secretary I positions in soil and water
- 21 conservation districts as provided in chapter 161A.
- 22 One secretary I position shall be part of each soil and
- 23 water conservation district office.>
- 5. By renumbering as necessary.

By WITTNEBEN of Emmet

H-1619 FILED APRIL 7, 2011